X] Substitute [] Supplemental Atty. Docket: LANNFELT=1A

Combined Declaration for Patent Application and Power of Attorney

As a below-named inventor, I hereby declare that:

Page 1 of 2 Pages

My residence, post office address and citizenship are as stated below next to my name; and that I believe I am the original, first

the subject matter v	which is claimed and for	which a patent is sought or	ist and joint inventor (if plural i	names are listed below) o
PREVENTION AN	D TREATMENT OF AL	ZHEIMER'S DISEASE		
the specification of	which (check one)	•		. •
[] [x]	U.S. Appln. No. 09/89 was/will be filed in th	e U.S. under 35 U.S.C. §3	71 by entry into the U.S. nations	al stage of an internationa
	(ICI) application,	; national stage application	iled, n received U.S. Appln. No	*; §371/§102(e)
	date	* (* if known)		
and was amended or	n October 22, 2001. (include dates of amend	lments under PCT Art. 19 and 3	34 if PCT)	,
amendment referred known by me to be a I hereby claim foreig	I to above; and I acknow material to patentability gn priority benefits unde preeder's rights certificat	rledge the duty to disclose that defined in 37 C.F.R. §1. Tr 35 U.S.C. §§ 119 (a)-(d)	specification, including the class the Patent and Trademark Off 56. and 365 (b) of any prior foreign my PCT application which design	fice (PTO) all information application(s) for patent.
, ,	Application No.	Country	Filing Date (MM/DD/YYY	~
	00202387.7	Europe	July 7, 2000	1)
date before that of th	le earliest application fro	om which foreign priority is	an inventor's or plant breeder's or claimed (if left blank, then ther Filing Date (MM/DD/Y	re are none):
I hereby claim the be	Applica		provisional applications listed t ing Date (MM/DD/YYYY) July 10, 2000	pelow:
application is not dis U.S.C. §112, I ackno C.F.R. §1.56 which	plication(s) designating sclosed in such U.S. or owledge the duty to disc	the U.S., listed below and, PCT international applicat lose to the PTO all inform ten the filing date of the p	-provisional application(s) or ur insofar as the subject matter of ion in the manner provided by ation which is material to pater prior application and the nation	each of the claims of this the first paragraph of 35
	ation No.	Filing Date (MM/DD/YYYY)	Status (patented, pend	ing, abandoned)
As a named inventor business in the Patent	, I hereby appoint the a	following registered practi	tioners to prosecute this applica	ation and to transact all
	All of the proof	itionora cascaicted with C		

All of the practitioners associated with Customer Number 001444

Direct all correspondence to the address associated with Customer Number 001444, which is presently:

BROWDY AND NEIMARK, P.L.L.C. 624 Ninth Street, N.W. Washington, D.C. 20001-5303 (202) 628-5197

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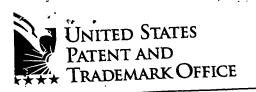
Page 2 of 2 Pages	Ally. Docket: LANNFELTETA
Title: PREVENTION AND TREATMENT OF ALZHEIMER'S DISEASE	
a. 1-137- 00/000 016	
U.S. Application fred they 22001	
PCT Application filed, Serial No	

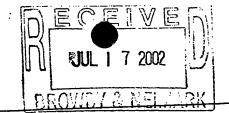
The undersigned hereby authorizes the U.S. Attorneys or Agents appointed herein to accept and follow instructions from DR, I.UDWIG BRANN PATENTBYRA AB as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. Attorneys or Agents and the undersigned. In the event of a change of the persons from whom instructions may be taken, the U.S. Attorneys or Agents appointed herein will be so notified by the undersigned.

I hereby further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

		~ 0	DATR
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ALL INVENTORS MUST REVIEW APPLICATION AND DECLARATION DIFFORE SIGNING ALL ALTERATIONS MUST BE INITIALED AND DATED BY ALL INVENTORS PRIOR TO INCCUTTION. NO ALTERATIONS CAN BE MADE AFTER THE DECLARATION IS SIGNED. ALL PAGES OF DECLARATION MUST BE SEEN BY ALL INVENTORS.





JULY 11, 2002

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Under Secretary of Commerce For Intellectual Property and Director of the United States Patent and Trademark Office Washington, DC 20231 www.uspto.gov



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